

CRIMINAL CAUSE FOR PLEADINGBEFORE: MAGISTRATE JUDGE LEVYDATE: 5/16/1204 CR 821 (NG)United States v. KestenbaumDEFENDANT: Joshua Kestenbaum present not present cust. bailDEFENSE COUNSEL: Alan Lewis present not present CJA RET FDAUSA: Irene JaroslawCLERK: Alexa RosenbloomINTERPRETER: (N/A) N/ARECORDING START AND END TIME: 11:29 - 11:49

CASE CALLED DEFT'S FIRST APPEARANCE
 DEFT: SWORN ARRAIGNED INFORMED OF RIGHTS

 WAIVER OF INDICTMENT FILED INFORMATION FILED DEFT ENTER GUILTY PLEA TO COUNT(S) OF THE (SUPERSEDING)INDICTMENT/INFORMATION

DEFT WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO
~~CHARGE~~ 3 OF THE (SUPERSEDING)INDICTMENT/INFORMATION

 COURT FINDS FACTUAL BASIS FOR THE PLEA SENTENCING SET FOR _____ AT _____ BEFORE J. SENTENCING TO BE SET BY ~~PRESIDING~~ THE COURT. BAIL: SET CONT'D FOR DEFT. CONT'D IN CUSTODY CASE ADJOURNED TO _____ AT _____ (~~SEALED~~) TRANSCRIPT ORDERED

VIOLATION OF
 PRESENTATION
 REPORT
 dated Feb 28,
 2012

OTHER: Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate Judge did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The Magistrate Judge recommends that the plea of guilty be accepted.